House			Amendment NO
Offered By			
	mmittee Substitute for Senate, Page 5, Section 67.398, Line		
county with a charte inhabitants shall im	No city of the third classification of government and with pose a false alarm fee for servertment responds if the false alarm period."; and	th more than nine hundred vice upon an alarm user for	l fifty thousand a false alarm to which
Further amend said line the following:	bill, Page 7, Section 79.490,	Line 21, by inserting after	all of said section and
is not a citizen of th	o person shall be a trustee who is United States; who is not and has not resided therein for o	inhabitant of the town at	the time of [his] the
80.060. Ever prescribed by the content of the self in office. Ever appointment or after of their number, and before the board. To stated meetings, and	ery trustee, before entering up onstitution of this state, and the very board of trustees shall as a reach annual election of mem d some other person as clerk. The board of trustees, by ordinal may be convened by the [charmembers of the board.	at [he] the trustee will fait semble within twenty days bers of the board, and cho The [chairman] chair may ance, shall fix the time and	hfully demean himself or s after their initial bose a [chairman] chair v vote on any proposition d place of holding their
80.110. No unless on its passag yeas and nays be en board of trustees in readings may occur title only, copies of time the bill is under effect from and after by the [chairman] con 80.120. The	ordinance shall be passed exce a majority of all the member tered upon the journal; every writing and shall be read by the at a single meeting of the boat the proposed ordinance shall be consideration by the board of their passage [after being] and their of the board of trustees are [chairman] chair of the board ces of the board, for the information of the board, for the board, for the information of the board, for the	rs of the board of trustees proposed ordinance shall little or in full two times priord of trustees. If the propose made available for public trustees. All ordinances and shall, immediately upon distributed by the village of shall cause to be printed	vote therefor, and the be introduced to the for to passage, both osed ordinance is read by lic inspection prior to the shall be in full force and passage, be duly signed elerk.  and published the
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carried into effect. [He] <u>Such person</u> shall remain in <u>the</u> office [for the term for which he is appointed or elected as a trustee] <u>of chair until the next assembly of the board as provided by section 80.060 unless sooner removed from the office of chair by a majority vote of the full board; but in case of [his] <u>such person's</u> absence at any meeting of the board, the board may appoint a [chairman] <u>chair</u> pro tempore, and in case [he] <u>such person</u> shall die, resign, be removed from office or remove from the town, the board of trustees shall appoint one of their number [chairman] <u>as chair</u>, who shall hold the office <u>of chair</u> for the unexpired term <u>unless sooner removed from the office of chair</u> by a majority vote of the full board.</u>

80.210. The [chairman] <u>chair</u> of each board of trustees shall, semiannually, make out a correct statement of all moneys received and expended on account of their respective towns during the six months next preceding; and shall cause such statement, within ten days thereafter, to be published, either in some newspaper printed in the same town, or by causing copies of such statement to be put up in six of the most public places in such town.

80.220. If the [chairman] <u>chair</u> of the board of trustees of any town shall, at any time, neglect to make, and cause such statement to be published, as required by section 80.210, [he] <u>such person</u> shall forfeit for every such neglect the sum of fifty dollars, to be recovered by civil action in any court of record, one-half whereof shall be to the use of such town, and the other half to the use of any taxpayer of said town who will sue for the same.

80.230. All vacancies in the board of trustees shall be filled by the remaining members of the board. In case the office of [chairman] <u>chair</u> becomes vacant, the remaining members shall select one of their own number as temporary [chairman] <u>chair</u> and then proceed to elect some person to fill such vacancy; provided, the [chairman] <u>chair</u> or temporary [chairman] <u>chair</u> shall have no vote except in case of a tie.

80.250. Every constable, marshal, collector and treasurer appointed by virtue of section 80.240 shall, before [he] <u>such person</u> enters on the duties of [his] <u>the</u> office, enter into bond, payable to the city or town of which [he] <u>such person</u> is an officer, with good and sufficient securities, in any sum not less than one thousand dollars, the amount to be fixed and the bond to be approved by the board of trustees. The bond shall be conditioned that [he] <u>such person</u> will faithfully perform the duties of [his] the office according to law.

80.400. The marshal appointed by the trustees of the inhabitants of such towns, giving bond and ample security for the performance of [his] the marshal's duties, is hereby authorized to execute orders and process, arising under the ordinances of said town, and who, within the corporate limits of said town, shall have concurrent power with the constable of the district, if any, and the sheriff of the county in which said town is situated to execute all orders, notices, writs and other process and duties that may be executed by such constable or sheriff, with like effect, and shall receive the same fees therefor.

80.410. The town marshal shall be chief of police, and shall at all times have power to make or order all arrests, with proper process, for any offenses against the laws of the state, or of the town, by day or by night, and bring the offender to trial before the proper court, and [he] the town marshal shall have power to arrest without process in all cases where any such offense shall be committed, or attempted to be committed, in [his] the town marshal's presence.

- 80.420. 1. The policemen of the town, in the discharge of their duties, shall be subject to the orders of the marshal only as chief of police; but any marshal, assistant marshal or policeman may be instantly removed from [his] the office by the board of trustees at a regular or called meeting, for any wanton neglect of duty.
- 2. Nothing in this section shall be construed to authorize the board of trustees to remove or discharge any chief, as that term is defined in section 106.273.
  - 80.460. 1. The [chairman] chair of the board of trustees of all towns and villages in this

1 state shall procure from the clerk of the county commission in which such town is located, and it 2 shall be the duty of said clerk to deliver to the [chairman] chair of the board of trustees within 3 twenty days after the date of the final adjournment of the board of equalization a certified abstract 4 from [his] the clerk's assessment books, as corrected by the board of equalization, on all property 5 within such town subject to its taxing power and the assessed value thereof as corrected by the board 6 of equalization, which abstract shall be immediately transmitted to the board of trustees, and it shall 7 be the duty of such board of trustees to establish by ordinance the annual rates of tax levy for the 8 year for municipal purposes upon all subjects and objects of taxation within such town, which tax 9 shall not exceed the maximum rate for general municipal purposes of fifty cents on the one hundred 10 dollars assessed valuation; provided, however, that the rate of taxation for general municipal 11 purposes herein limited may be increased for such purposes for a period not to exceed four years at any one time when such rate and purpose of increase are submitted to a vote of the voters within 12 13 such towns and two-thirds of the voters voting thereon shall vote therefor, but such increase so 14 voted shall be limited to a maximum rate of taxation not to exceed thirty cents on the one hundred 15 dollars assessed valuation. The board of trustees of any such towns may submit a question for 16 increase of levy when in the opinion of such board of trustees the necessity therefor arises, and such 17 question shall be submitted by such board of trustees when petitioned therefor by voters equaling in number five percent or more of the voters of such towns or villages voting for mayor or member of 18 19 board of trustees at the last election at which a mayor or member of board of trustees was elected. 20

2. The question shall be submitted in substantially the following form:

Shall there be a . . . . cent increase in levy on one hundred dollars assessed valuation for general municipal purposes for . . . . years?

3. If such increase in levy shall be voted, then such increased levy shall be effective for the number of years designated, and no longer, but such towns through their boards of trustees may submit any such proposal for continuing such increase of levy at any time for like periods not to exceed four years each."; and

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Further amend said bill, Page 8, Section 80.570, Line 31, by inserting after all of said section and line the following:

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"80.620. The trustee, before entering upon the discharge of [his] the trustee's duties, shall take and subscribe an oath before some judge or associate circuit judge that [he] such person will faithfully discharge the duties of [his] the trustee's office; and shall, moreover, give bond, with sufficient security, to be approved of by the court, to the use of such disincorporated town or village, conditioned for the faithful discharge of the duties of [his] the trustee's office.

80.640. The trustee shall make a report of [his] the trustee's proceedings to the county commission at each term thereof.

80,650. When the trustee shall have closed the affairs of the corporation, [he] the trustee shall pay over to the county commission all moneys remaining in [his] the trustee's hands, and deliver to the clerk of such commission all books, papers, records and deeds belonging to the dissolved corporation.

80.660. The trustee shall receive for [his] the trustee's services such compensation as the commission shall think reasonable."; and

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Further amend said bill, Page 9, Section 82.148, Line 5, by inserting after all of said section and line the following:

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"304.825. Notwithstanding any other provision of law, upon motion of the defendant, if the

court finds that the defendant is indigent or is without sufficient disposable income to pay 1 2 restitution, court costs, fees, expenses, or fines in whole or in installments over a period of one year, 3 the court of jurisdiction shall be required to consider sentencing the defendant to perform 4 community service under such conditions as may be established by the court, in lieu of paying 5 restitution, court costs, fees, expenses, or fines, for all traffic offenses deemed infractions or class C 6 misdemeanors under this chapter or violations of any ordinance or political subdivision of this state. 7 If a person is not indigent, the court of jurisdiction may offer community service in lieu of a fine for 8 such offenses; however, the defendant shall be responsible for paying all court costs, fees, and 9 expenses. Once a defendant is sentenced to perform community service in lieu of paying a fine 10 under the provisions of this section, he or she shall be ineligible for a community service sentence for future traffic offenses within the same jurisdiction within the twelve-month time period 11

following the date of the traffic offense for which community service was ordered."; and

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Further amend said bill, Page 10, Section 479.020, Line 40, by inserting after all of said section and line the following:

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"479.012. Notwithstanding any provision of law, a person shall not be assessed any additional penalty and an arrest warrant shall not be issued if such person fails to appear in municipal court for any traffic or ordinance violation or violations if such failure to appear occurs once in a twelve-month period in the same jurisdiction following the date of the traffic or ordinance violation or violations. If such person fails to appear two or more times in such twelve-month period for a traffic or ordinance violation or violations, the municipal court may assess additional penalties, except no arrest warrant shall be issued. In lieu of an arrest warrant, such court may opt to use a collection agency to collect any moneys owed by such person."; and

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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.